NO.		
	led in by court	
DAVID R PETE PLAINTIFF (Your Name),	_,)	IN THE JUSTICE COURT
VS.)))	PRECINCT, PLACE <u>BE</u> AUMONT,TX
WALMART STORE LLC DEFENDANT (Landlord).)	JEFFERSO\COUNTY, TEXAS
PLAINTIFF'S ORIGINAL PETITION	N FOR D	EFAMATION OF CHARACTER
TO THE HONORABLE JUDGE OF TH	E COUR	Γ:
Plaintiff files this original petition	n agains	t (WALMART STORES LLC)
in the above-styled, and in support, show	vs the Cou	ırt as follows:

I. DISCOVERY

- 1. Plaintiff intends to conduct discovery under the following:(1 defendant publish and stated a false statement (2:That defendant (WALMART STORES LLC) did defame the character and reput of plantiff (DAVID R PETE) 3: with the requisite degree of fault truth.
- 2. <u>DAVID R PETE</u> , <u>Plaintiff</u>, is a resident of the jefferson, county of this Court, within Texas.
- 3. <u>WALMART STORE LLC</u>, Defendant, may be served at the following address:

4145 DOWLEN RD ,BEAUMONT,TX 77706

III. JURISDICTION AND VENUE

4. The amount of 10,000,000,000,000.00 in controversy is within the jurisdictional limits of this Court, and venue is proper as the cause of action arose in the county of this Court within Texas.

IV. FACTS

- 5. Plaintiff character was defamed and falsely accused of harrassement of store manager
- 6. force to leave Defendant: (WALMART STORE AT 4145 DOWLEN RD BEAUMONT, TX 77706) did allow there manager (BRYANT) to defame my character by falsely acusing me of harrassing store manager and having police called i (DAVID R PETE) was illegally detain r before i was allowed to leave .This made me fear for my life.

V. CAUSE OF ACTION

7. Defendant (WALMART STORES LLC) is liable for defamation of character according to 28 to CODE: 4101and CIVIL PRACTICE and remedies code chapter 73.LIBEL of Plaintiff (DAVID PETE) and for falsely accussing Plaintiff (DAVID R PETE) of harrassment of store manages, which by law are 'LIBEL' by statue and as well as oral defamation, refer to as slander

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VI. REQUEST FOR RELIEF

Plaintiff requests this Court grant the following relief:

- a. Request that the court grant all damages punitive and compensatory with interest
- b. The damages i seek is in the amount of \$10,000,000,000.00
- c. actual damages;
- d. court costs; and
- e. any other relief to which Plaintiff is entitled.

Respectfully submitted,	fied by pdfFill
and the control of th	07/2024
(Your Signature)	
DAVID R PETE (Your Printed Name)	
6355 CHINN LN APT 2105 (Your Address)	
BEAUMONT,TX (Your City, State, Zip)	
(409) 998-0229 (Your Phone Number)	